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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/469,726 12/21/1999		1999	XIN WANG D/99164		5313	
7	7590 05/05/2006		EXAMINER			
MARC S. KA	UFMAN	HA, LEY	HA, LEYNNA A			
 NIXON PEAB 	ODY LLP					
8180 GREENS	BORO DRI	ART UNIT	PAPER NUMBER			
MCLEAN, VA	22102	2135				

DATE MAILED: 05/05/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
		09/469,72	26	WANG, XIN				
	Office Action Summary	Examiner		Art Unit				
		LEYNNA 1	Γ. HA	2135				
Period fo	The MAILING DATE of this communication ap or Reply	ppears on the	cover sheet with the	correspondence ad	ddress			
WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING INSIGNS of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. On period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by staturely reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF TH 1.136(a). In no even d will apply and wi tte, cause the appl	IIS COMMUNICATIO int, however, may a reply be tin Il expire SIX (6) MONTHS from ication to become ABANDONE	N. mely filed the mailing date of this of the (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 171	February 200	06					
,—		is action is n						
3)	•		•	osecution as to th	e merits is			
٥/۵	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims		-					
•	Claim(s) $\frac{1-29}{2}$ is/are pending in the application	tion						
4)(· · · — — · · · · · · · · · · · · · · ·							
5)□	4a) Of the above claim(s) is/are withdrawn from consideration.							
′=	Claim(s) is/are allowed. Claim(s) <u>1-22</u> is/are rejected.							
7)								
8)	Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
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Applicat	ion Papers							
9)[The specification is objected to by the Examin	ner.						
10)	The drawing(s) filed on is/are: a) ac	cepted or b)	objected to by the	Examiner.				
	Applicant may not request that any objection to the	e drawing(s) b	e held in abeyance. Se	e 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correct	ection is require	ed if the drawing(s) is ob	ojected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected to by the E	Examiner. No	te the attached Office	e Action or form P	TO-152.			
Priority (under 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreig All b) Some * c) None of:			ı)-(d) or (f).				
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
`	see the diagoned detailed office detail for a lis		iod dopies not receive	.				
Attachmen	t/e)							
_	e of References Cited (PTO-892)		4) Interview Summary	/ (PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail D	ate	0.450)			
,	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date	8)	5) Notice of Informal F 6) Other:	Patent Application (PT	O-152)			

Office Action Summary

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DETAILED ACTION

1. Claims 1-22 are pending.

2. This is a Final rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 1-8, 10-20, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wright, et al. (US 6,084,969) in view of Ellison (US 6,073,237).

As per claim 1:

Wright, et al. disclose a method for encrypting an original document for distribution to a selected recipient chosen from a plurality of possible recipients, comprising the steps of:

generating a session key based on a random number [col.11, lines 46-50] privately maintained by only the owner, including the encryptor [col.9, lines 51-52], of the original document; [col.5, lines 2-4 and col.7, lines 10-11]

encrypting the original document with the session key to create an encrypted document; [col.5, lines 21-22 and col.7, lines 12-13]

generating a proxy key based on a public key [col.10, lines 26-28 and col.11, line 11] corresponding to the selected recipient; and [col.11, lines 65-67 and col.14, lines 35-36]

transforming the encrypted document with a proxy key to create a transformed document [col.14, lines 65-67], wherein the encrypted document remains in an encrypted state [col.12, lines 55-56] during the transformation to the transformed document. [col.13, lines 49-65 and col.14, lines 16-30; where Wright discloses alternative methods for secure message transmission. There is a method that decrypts and then re-encrypts the message and there is the alternative method of a straight through process of the encryption and the re-encryption process throughout the transformation of the encrypted document where the encryption remains encrypted.]

It is obvious that Wright disclose the session key is maintained by "only" the owner of the original document (see Wright on col.3, line 51 and col.9, lines 51-52). However, Wright did not fully disclose the element "only" by the owner.

Ellison does fully disclose the private key is known only to the user (see Ellison on col.1, lines 20-26). Therefore, it would have been obvious of ordinary skills in the art to combine the teaching of Wright with Ellison that the private or session key is known and maintained by only the owner in order to secure the transactions of the user.

As per claim 2: See Wright on col.14, lines 65-67; discusses transforming the transformed document to the selected recipient.

As per claim 3: See Wright on col.12, lines 5-1 and col.14, lines 41-42; discusses recovering the session key from the transformed document and decrypting the transformed document with the session key to recover the original document.

As per claim 4: See Wright on col.13, line 51; discusses applying the private key corresponding to the selected recipient.

As per claim 5: See Wright on col.5, lines 45-56; discusses an encryption step is a combination of a symmetric private key encryption scheme and an asymmetric public key encryption scheme.

As per claim 6: See Wright on col.5, lines 45-56; discusses the asymmetric public key encryption scheme is based on the ElGamal encryption scheme.

As per claim 7: See Wright on col.7, lines 3-5 and col.11, lines 10-11; discusses the encrypted document comprises a first portion representative of the original document encrypted via the symmetric private key encryption scheme using the session key, and a second portion representative of the session key encrypted using an owner's private key according to the asymmetric public key encryption scheme (col.7, lines 20-21).

As per claim 8:

Wright discloses the original document is distributed to the selected recipient through at least one additional intermediate grantor by repeating the following steps for each additional intermediate grantor:

generating a new proxy key based on the intermediate grantor's public key; and [col.14, lines 65-67]

transforming the encrypted document with the new proxy key to create a transformed document customized for the intermediate grantor. [col.13, lines 50-51]

As per claim 10: See Wright on col.7, lines 3-5 and col.11, lines 10-11; discusses the encrypted document comprises a first portion representative of the original document encrypted via the symmetric private-key encrypted scheme using the session key, and a second portion representative of the session key encrypted using an owner's private key according to the asymmetric public-key encryption scheme.

As per claim 11: See Wright on col.5, lines 45-56; discusses encrypted with the modified ElGamal encryption scheme.

As per claim 12: See Wright on col., lines; discusses generating a session key [col.11, lines 46-50], encrypting the original document [col.5, lines 21-22 and col.7, lines 12-13], generating a proxy key [col.10, lines 26-28 and col.11, line 11], transforming the encrypted document are performed by the grantor [col.12, lines 55-56 and col.14, lines 65-67]

As per claim 13:

Wright, et al. disclose a system operable to encrypt an original document for distribution to a selected recipient chosen from a plurality of possible recipients, comprising:

a session key generation system that generates a session key based on a random number [col.11, lines 46-50] privately maintained by only the owner, including the encryptor [col.9, lines 51-52], of the original document; [col.5, lines 2-4 and col.7, lines 10-11]

an encryption system that encrypts the original document with the session key to create an encrypted document; [col.5, lines 21-22 and col.7, lines 12-13]

a proxy key generation system that generates a proxy key based on a public key [col.10, lines 26-28 and col.11, line 11] corresponding to the selected recipient; and [col.11, lines 65-67 and col.14, lines 35-36]

a transformation system that transforms the encrypted document with a proxy key to create a transformed document [col.14, lines 65-67], wherein the encrypted document remains in an encrypted state [col.12, lines 55-56] during the transformation to the transformed document. [col.13, lines 49-65 and col.14, lines 16-30; where Wright discloses alternative methods for secure message transmission. There is a method that decrypts and then re-encrypts the message and there is the alternative method of a straight through process of the encryption and the re-encryption process throughout the transformation of the encrypted document where the encryption remains encrypted.]

It is obvious that Wright disclose the session key is maintained by "only" the owner of the original document (see Wright on col.3, line 51 and col.9, lines 51-52). However, Wright did not fully disclose the element "only" by the owner.

Ellison does fully disclose the private key is known only to the user (see Ellison

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on col.1, lines 20-26). Therefore, it would have been obvious of ordinary skills in the art

to combine the teaching of Wright with Ellison that the private or session key is known

and maintained by only the owner in order to secure the transactions of the user.

As per claim 14: See Wright on col.14, lines 65-67; discusses transmitting system

that transmits the transforming the transformed document to the selected recipient.

As per claim 15: See Wright on col.12, lines 5-1 and col.14, lines 41-42; discusses

a recovering system that recovers the session key from the transformed document and

decrypting system that decrypts the transformed document with the session key to

recover the original document.

As per claim 16: See Wright on col.13, line 51; discusses the recovery of the session

key is performed by applying the private key corresponding to the selected recipient.

As per claim 17: See Wright on col.5, lines 45-56; discusses the encryption is

performed with a combination of a symmetric private key encryption scheme and an

asymmetric public key encryption scheme.

As per claim 18: See Wright on col.5, lines 45-56; discusses the asymmetric public

key encryption scheme is based on the ElGamal encryption scheme.

As per claim 19: See Wright on col.7, lines 3-5 and col.11, lines 10-11; discusses

the encrypted document comprises a first portion representative of the original

document encrypted via the symmetric private key encryption scheme using the session

key, and a second portion representative of the session key encrypted using an owner's

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private key according to the asymmetric public key encryption scheme (col.7, lines 20-

21).

As per claim 20: See Wright col.14, lines 65-67 and col.13, lines 50-51; discloses

the original document is distributed to the selected recipient through at least one

additional intermediate grantor by repeating the following steps for each additional

intermediate grantor by using the proxy key generation system to generate a new proxy

key based on the intermediate grantor's public key and using the transformation system

to transform the encrypted document with the new proxy key to create a transformed

document customized for the intermediate grantor.

As per claim 22: See Wright on col.5, lines 45-56; discusses encrypted with the

modified ElGamal encryption scheme.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to

a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be

negatived by the manner in which the invention was made.

4. Claims 9 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Wright, et al. (US 6,084,969) and Ellison (US 6,073,237), and in further view of

Irish Times "Encryption Technology to Thwart Computer Hackers System Should

Protect Security of E-Commerce" (City Edition).

As per claim 9:

Wright disclose a method for encrypting an original document for distribution to a

selected recipient chosen from a plurality of possible recipients comprising generating a

session key based on a random number [col.11, lines 46-50] privately maintained by

only the owner, including the encryptor [col.9, lines 51-52], of the original document

[col.5, lines 2-4 and col.7, lines 10-11], encrypting the original document with the

session key to create an encrypted document [col.5, lines 21-22 and col.7, lines 12-

13], generating a proxy key based on a public key [col.10, lines 26-28 and col.11, line

11] corresponding to the selected recipient, and [col.11, lines 65-67 and col.14, lines

35-36]

However, Wright did not include the Cramer-Shoup encryption scheme.

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The Irish Times disclosed in its article "Encryption Technology to Thwart

Computer Hackers System Should Protect Security of E-Commerce" a Cramer-Shoup
encryption scheme [paragraph 4] where this encryption was developed by
mathematicians from IBM and Swiss Federal Institute of Technology to have created an
unbreakable protection for computer data [paragraph 2]. Cramer-Shoup method
thwarts attacks of decoding encrypted messages passing through the network with
bogus messages by adding another series of calculations which ensure the server leaks
no information when responding to the bogus text [paragraph 6].

Therefore, it would have been obvious for a person of ordinary skills in the art at the time of the invention to combine the teachings of Wright & Ellison with Cramer-Shoup encryption scheme as taught by The Irish Times because this method thwarts attacks of decoding encrypted messages passing through the network with bogus messages by adding another series of calculations which ensure the server leaks no information when responding to the bogus text.

As per claim 21:

Wright disclose a method for encrypting an original document for distribution to a selected recipient chosen from a plurality of possible recipients comprising generating a session key based on a random number [col.11, lines 46-50] privately maintained by only the owner, including the encryptor [col.9, lines 51-52], of the original document [col.5, lines 2-4 and col.7, lines 10-11], encrypting the original document with the session key to create an encrypted document [col.5, lines 21-22 and col.7, lines 12-13], generating a proxy key based on a public key [col.10, lines 26-28 and col.11, line

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11] corresponding to the selected recipient, and [col.11, lines 65-67 and col.14, lines 35-36]

However, Wright did not include the Cramer-Shoup encryption scheme.

The Irish Times disclosed in its article "Encryption Technology to Thwart

Computer Hackers System Should Protect Security of E-Commerce" a Cramer-Shoup
encryption scheme [paragraph 4] where this encryption was developed by
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bogus messages by adding another series of calculations, which ensure the server,
leaks no information when responding to the bogus text [paragraph 6].

Therefore, it would have been obvious for a person of ordinary skills in the art at the
time of the invention to combine the teachings of Wright & Ellison with Cramer-Shoup
encryption scheme as taught by The Irish Times because this method thwarts attacks of
decoding encrypted messages passing through the network with bogus messages by
adding another series of calculations which ensure the server leaks no information
when responding to the bogus text.

Response to Amendment

5. Applicant's arguments filed February 10, 2006 have been fully considered but they are not persuasive.

Wright discloses the encrypted document remains in an encrypted state during the transformation to the transformed document [col.13, lines 49-65 and col.14, lines 16-30] where Wright discloses alternative methods for secure message transmission. The amended claims reads similar to the previous now cancelled limitation "no cleartext document is revealed during the transformation", which reads that the document is encrypted during the transformation that does not have any unencrypted or decrypted text document. There is a method that decrypts and then re-encrypts and there is the alternative method of a straight through process of the encryption and the re-encryption process throughout the transformation of the encrypted document where the encryption remains encrypted. The discussion regarding decrypting the message and re-encrypted the message (on col.4, line 65-col.5, line 2), is merely another method in Wright's invention. Wright also teaches the method of encrypting the message and a second encryption for the message without decrypting the message during the transformation [col.12, lines 55-56 and col.13, lines 2-9].

Claims 1 and 13 claims transforming the encrypted document with a proxy key to create a transformed document where transform and document are broad limitations.

Transforming can reasonably be the process of converting one type of data into another type of data or changing the information of the message into another form where can be both of these two interpretations are to create a transformed document. A document

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can reasonably be a file or a message that contains data or information where within the document, the information can be identification information, private and/or public key information, authentication information, or header information. Thus, Wright teaches transforming the encrypted document with the proxy key to create a transformed document [col.13, lines 49-65 and col.14, lines 16-30].

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to LEYNNA T. HA whose telephone number is (571) 272-3851. The examiner can normally be reached on Monday - Thursday (7:00 - 5:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LHa

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